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DATE MAILED: 11/19/2004

APPLICATION NO.	· FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/635,352	08/06/2003	Christopher J. Terrels	0156-P02890US01	8899
110 7:	590 11/19/2004		EXAM	INER
DANN, DOR	FMAN, HERRELL &	NGUYEN, CHI Q		
1601 MARKET SUITE 2400	T STREET		ART UNIT	PAPER NUMBER
	IIA, PA 19103-2307		3635	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
6	10/635,352	10/635,352 TERRELS, CHRISTOPHER J.				
. Office Action Summary	Examiner	Art Unit	11,1			
	Chi Q Nguyen	3635	$\lfloor MQ \rfloor$			
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet wit	h the correspondence ad	Idress			
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICAT Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati If the period for reply specified above is less than thirty (30) days If NO period for reply is specified above, the maximum statutory Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, however, may a re on. s, a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MONT statute, cause the application to become ABA	eply be timely filed (30) days will be considered timel (HS from the mailing date of this condended to the	ly. ommunication.			
Status						
1) Responsive to communication(s) filed on	06 August 2003.					
2a) This action is FINAL . 2b) ⊠	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for al	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice un	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	•					
4)⊠ Claim(s) 1-15 is/are pending in the applic	ation.					
	4a) Of the above claim(s) <u>1-9 and 13-15</u> is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>10-12</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction a	and/or election requirement.					
Application Papers						
9) The specification is objected to by the Exa	aminer	4				
,— , , , , , , , , , , , , , , , , , ,	☐ The specification is objected to by the Examiner. ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection t	·		•			
Replacement drawing sheet(s) including the c						
11) The oath or declaration is objected to by the						
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for fo	vreign priority under 35 H.S.C. &	119(a)-(d) or (f)				
a) All b) Some * c) None of:	reight priority under 55 5.5.5. g	110(a)-(a) or (i).				
1. Certified copies of the priority docu	ments have been received					
2. Certified copies of the priority docu		polication No				
3. Copies of the certified copies of the		•	Stage			
application from the International B	· ·		Ciago			
* See the attached detailed Office action for	, , , , , , , , , , , , , , , , , , , ,	eceived.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) \prod Interview Sr	ummary (PTO-413)				
 Notice of Draftsperson's Patent Drawing Review (PTO-94 	Paper No(s))/Mail Date				
 Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 	SB/08) 5)	formal Patent Application (PTC <u>1</u> はらチ み	U-152) ·			

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DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121.

- I. Claims 1-9, and 13-15 drawn to a post structure, classified in class 52, subclass 736.1.
- II. Claims 10-12, drawn to apparatus of a frame, classified in class 52, subclass 653.1.

Inventions I and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP 806.04, MPEP 808.01). In the instant case the different inventions between groups I and II such as group I claims, which drawn to the structures of the post. And the group II claims, which drawn to the structures of the frame.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purpose as indicated is proper.

A telephone call was made to request an oral election on 11/8/2004, and the applicant elected group II (claims 10-12) with traverse.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fisher (US 6,332,657).

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Fischer teaches a set of construction frames for furniture comprising a plurality of interlocking identically configured pieces, each piece 4 having a first extension 4' and a second extension 4' extending perpendicular from the first extension, the first extension of each piece having an internal channel C (see attached figure 1), a plurality of teeth 9 capable slidably engage and lock into other frame members such as 1 in a telescoping connection. Fischer does not teach specifically the teeth formed in the channel. Examiner takes Official Notice the fact that teeth formed along the frame member and outside the channel taught by the Fischer would have been an obvious functional equivalent to the teeth formed inside of the channel as taught by the applicant because the teeth provided an engagement between frames.

Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fischer in view of Hayes (US 5,040,456).

Fischer teaches the structural elements for the frame connection as stated. Fischer does not teach expressly each piece further comprising one or more breakable joints. Hayes teaches screen-printing frame comprising first extension 32, a second extension 34 perpendicular to each other. Each of the extensions further comprises a breakable portion 35 (fig. 2). At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine Fischer with Hayes for one or more breakable portion formed along extension. The motivation for doing so would have been to conveniently cut down a length without tool needed.

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Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fischer in view of Hayes and further in view of Paul (US 6,516,581).

Fischer and Hayes teach the structural elements for the frame structures as stated. Fischer and Hayes do not teach expressly indicia adjacent to each breakable joint. The indicia being indicative of a finished dimension hen adjacent breakable joint is broken. Paul teaches ceiling grid structure comprising frames, each of the frames having a plurality of indicia marking along the frame (fig. 1). At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine Fischer and Hayes with Paul for indicia markings along the frame structure. The motivation for doing so would have been to easily indicate the breakable point.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Cassel, Cole, Bubley et al., Berdan, and Krause teach frame structures.

Any inquiry concerning this communication or earlier communication from the examiner should be directed to Chi Q. Nguyen whose telephone number is (703) 605-1224, Mon-Thu (7:00-5:30), Fridays off or examiner's supervisor, Carl Friedman can be reached at (703) 308-0839. The fax number for the organization where this application or proceeding assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

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11/8/04

Carl D. Friedman
Supervisory Patent Examiner
Group 3600

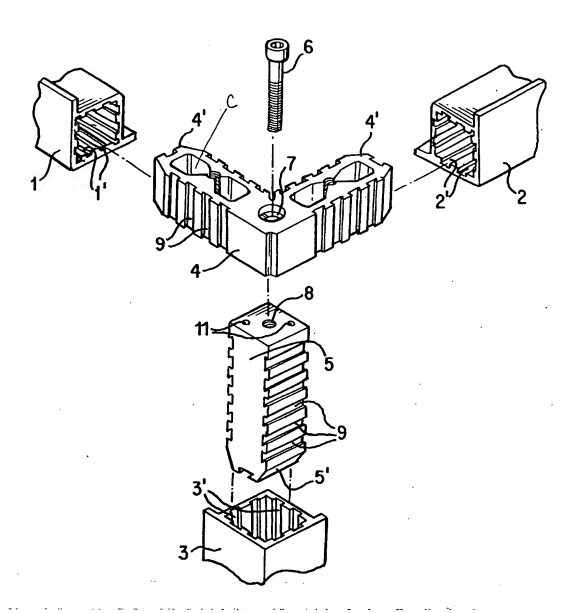


FIG. 1

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